
ALTER & BARBARO, ESQS.

New York Office
26 Court Street, Ste. 1812
Brooklyn, New York 11242
Tel: (718)237-0880
Fax: (718)237-0888

Florida Office
1234 East Concord Street
Orlando, Florida 32803
Tel: (407)897-0880
Fax: (407)897-8558

Bernard Mitchell Alter °¤*•
Nichole Castillo °¤
Do K. Lee °¤

Stephen V. Barbaro °
Troy Lambert °¤*

February 18, 2025

By electronic filing on PACER

Hon. John P. Cronan
U.S. District Court of the Southern District of New York
United States Courthouse
500 Pearl Street
New York, NY 10007-1312

Re: WZ USA, LLC v. QiFan Li and Zhenling Tao
24-cv-08665-JPC

Dear Judge Cronan,

My office represents the Defendants in the above referenced matter, which is currently scheduled for a conference tomorrow at 2:30pm. I am requesting a one-week adjournment, as the parties are currently working to resolve the issues that necessitated tomorrow's conference in the first place, to wit, the failure of the Defendants to turn over a fully executed deed to 650 Sixth Ave. Unit 6G, New York, NY 10011. Defendants intend on having said deed delivered by overnight mail to plaintiff's counsel's office by Thursday, February 20th.

My partner, Do Lee, has conferred with my adversary, and Mr. Caruso consents to this request for a one-week adjournment of tomorrow's conference. Thank you for the Court's consideration in this matter.

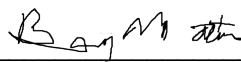
The request is granted. The conference originally scheduled for February 19, 2025, is rescheduled to February 26, 2025, at 2:30 p.m.

SO ORDERED
February 18, 2025
New York, New York



JOHN P. CRONAN
United States District Judge

Sincerely,
ALTER and BARBARO



By: Bernard Mitchell Alter, Esq.